GOVERNOR TO GET SALARY INCREASE

House Committee Acts Favorably on Bill Passed by Senate.

FOR CHANGE OF FEE SYSTEM

Entertained at A. & M. College.

House Committee on Salaries and Fees ment and made oath that the same is voted unanimously this evening for a true in substance and in fact. favorable report on the Senate bill to favorable report on the Senate bill to increase the salary of the Governor of North Carolina from \$4,000 to \$6,000. The bill has already passed the Senate.
The Senate consumed over an hour debating a bill amending the automo-bile law of the State by giving to Boards of Aldermen power to prescribe

ture contracts, to provide for an appeal Chauncey vs. Chauncey, Brinn and Jarby the insurance companies of the State from the State Insurance Commissioner to the Council of States.

Springs, Waters vs. Lumber Company, Hornthal vs. Howcott and Linyear, Patrick vs. Machine Company, Hornthal vs. Howcott and Linyear, Patrick vs. Machine Company, Taylor missioner to the Council of States.

separation where there are no chil-dren, the present law requiring ten years' separation. The bill finally passed the second reading, 45 to 27, and went back to the calendar on objection to its final reading.

The Biological Club of the Agricultu-

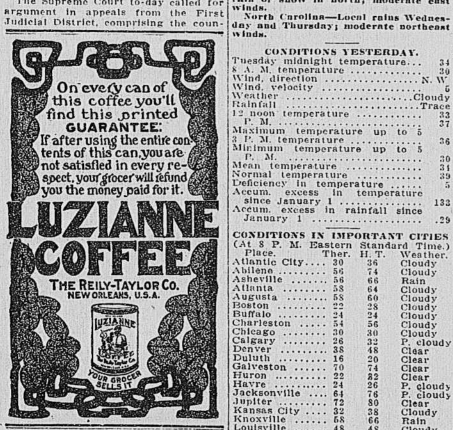
and Mechanical College gave a most enjoyable reception last night, complimentary to the members of the General Assembly, A great many of them attended and participated in the tute also entertained a large number the school parlors.

request that it be referred to the Appropriations Committee.

The House Committee on Liquor Traffic heard the argument of Ex-Judge Captain Moser, Not Advanced When He Ewart, of Henderson, last evening, on his bill to make the prohibition law in

Transylvania county negro, to pay the death penalty in the electric chair in official register of the navy as a rearthe penitentiary Friday morning of dimiral on the retired list instead of this week for the murder of his wife, with the rank of cantain retired list instead of the navy as a reart to the Circuit Court at Baltimore, Md. the penitentiary Friday morning of admiral on the retired list instead of this week for the murder of his wife, with the rank of captain, retired, as

St. Paul's, Robeson county, receives a charter, authorized capital \$25,000, to begin business with \$10,000. The inorporators are L. H. Townsend, C. B. Rhodes and W. F. Townsend. The Mc-Ginnis & Lindsay Company, of St. Paul's, Robeson county, changes its



Scheer & Son,

Elegant Jewelry

Scheer & Son,

Stone in Bladder Removed Without Surgical Operation

In the spring of 1904 I was confined to my bed with kidney trouble, and thought that I would never recover. I took a lot of medicine, but did not realize any benefit from anything. I finally saw Dr. Kilmer's Swamp-Root advertisement and sent for a sample bottle, and thought the sample bottle helped me, so I bought mor of the medicine from my druggist, and

after using a few bottles discharged a very large stone from my bladder. After passing this stone my health was Members of General Assembly very much improved, and I have been able to continue my business without any

J. L. KNOWLES, Headland, Ala.

Personally appeared before me this 8th [Special to The Times-Dispatch.] day of September, 1909, J. Loftus Raleigh, N. C., February 7,—The Knowles, who subscribed the above state-Notary Public.

Letter to Dr. Kilmer & Co., Binghamton, N. Y.

Prove What Swamp-Root Will Do For You

Mr. Connor introduced bills to amend the revisal relative to the sale of fu-The House spent an hour arguing the bill to amend the revisal as to divorce to allow divorce after five years' vs. Kramer, Jenkins vs. Lumber Company, Taylor vs. Wahab, Wilson vs. Taylor, Bateman vs. Kramer, Jenkins vs. Lumber Company, C

VESSELS BOYCOTTED

Minister Carter Makes Vigorous Protest to Rifast Pasha.

Constantinople, February 7.—J.
Ridgely Carter, the American minister to Roumania, who is now at the head

of the club were assisted in receiving by nearly 200 young women from St.

Mary's and Meredith Colleges, and music for the event. music for the event was rendered by the college orchestra. The students of the music department of Peace Institute also entertained a large number of against American vessels.

tute also entertained a large number of members of the Legislature last night by the rendition of an excellent program. After the concert the faculty received the special guests of the even the passengers were not able to even the passengers were not able to even the passengers were not able to even the passengers brought the school parlors. The bill of Senator Martin, of Bun-combe, to establish the Western North Carolina Teachers' Training School has received a favorable report from the Senate Committee on Education, with

SUES TO BE AN ADMIRAL

Was Retired, Complains.
Washington, February 7.-- Proceed-North Carolina more effective. After considering the bill a further hearing was postponed until Wednesday afternoon.

Governor Kitchin declines to commute the sentence of Philip Mills, the death penalty in the elective chair in official register of the navy as a rear-official register

death penalty in the electric chair in the pententiary Friday morning of this week for the murder of his wife. Mills crushed his wife's skull by hitting her over the head with his gan, after running after her for some distance. Pressure was brought to bear upon the Governor to commute the death sentence by Mills's counsel, who that despite a decision of the United States Court of Claims that he is and has been since September 29, 1904, entitled to the rank and emoluments of a rear-admiral on the retired list, Mr. Mr. Morganton, is chartered, with an authorized capital stock of \$125,000, to be 29, 1904, was placed on the retired list misted of the navy as a rear-admiral on the retired list instead of this wife. The officer complains to the court fails evidently an effort on the part of insurgent or dissatisfied members of the True Reformers, the collaboration of the United States Court of Claims that he is and has been since September 29, 1904, entitled to the rank and emoluments of a rear-admiral on the retired list, Mr. Mr. The Burke-McDowell Company, of the higher grade. He entered the naval service September 29, 1904, and September 29, 1904, was placed on the retired list, Mr. Mr. Spectrum is given in the dictionary as a spectre, or else as a sort of arrangement of light visible to the eye whether this means that the new organization will appear as a ghost to the old one, or whether it is designed to shed light upon a darkened world, No. 936. Henry Paper Company, No. 936. Henry

THE WEATHER.

Paul's, Robeson county, changes its name to the Lindsay-Butler Supply iness Wednesday, followed by rain in also directors, is southwest; Thursday, rain in south, rain or snow in north; moderate east winds.

J. Henry Crute S. W. Johnson, so also directors, is southwest; Thursday, rain in south, rain or snow in north; moderate east winds.

CONDITIONS YESTERDAY.

CONDITIONS YEST	ERDAY.	e
Tuesday midnight tempe	rature 34 fa	
8 A. M. temperature	30 rc	
Wind, direction	N W	
Wind, velocity	6	
weather	Cloudy	ĺ
Rainfall	Trace	
12 noon temperature	22 20	
P. M	27	
Maximum temperature	un to 5	
3 P. M. temperature	36 =	
Minimum temperature	up to 5	ä
P. M	30	i
Mean temperature	31	
Normal temperature	29	
Deficiency in temperatu	re 5	
Accum, excess in ter	mporaturo	
since January 1	133	
Accum. excess in raint	all since	
January 1		
CONDITIONS IN IMPOR	TANT CITIES	
(At 8 P. M. Eastern St Place. Ther. H. Atlantic City 30 3 Abilene	andard Time.)	
Place. Ther. H.	T. Weather.	
Atlantic City 30 3	6 Cloudy	
Abilene 56 7	4 Cloudy	
Asheville 56 6	66 Rain	
Augusta 58 6	0 Cloudy	
1308ton 22 2	8 Cloudy	ė
Bullalo 24 2	4 Cloudy	
Charleston 54	6 Cloudy	•
Chicago 30	0 Cloudy	
Calgary 26 3	P. cloudy	
Denver 38	8 Clear	١
Durath 10 2	to Clear 6	į
Galveston 70 7		
Huron 22	2 Clear	1
Havre 24 2	6 P. cloudy	ā
Jacksonville 64 7	6 P. cloudy 8	į

Wilm ngton ... 48 Wyth ville 44

MINIATURE ALMANAC.

Cloudy Rain Cloudy Cloudy Cloudy Cloudy

Clear Cloudy Clear

P. cloudy P. cloudy Cloudy P. cloudy

February 8, 1911 HIGH TIDE

Morning....12:02 Evening....12:49

1403 East Main Street.

We make a specialty of repairing. Sur sets.... 5:28 (Established 1887.)

Louisville and Nashville Railroad Company. The railway was ordered to make answer by March 7.

The petition was presented by Henry Me Bandy, attorney for the light company. It sets forth that it furnishes light and power to the people of the town of Norton, and that its plant is located near the corporate limits and near the yard limits of the railway. The petitioner alleges that when an engineer for the railway was sent to Hoards of Mass. The speed limit in incorporated towns, and finally tabled it.

Representative Wooten offered in the House a bill to put solicitors on salaries after March 1, 1912, the record of fees to be certified to the State Treasurer in the meantime, and the salary to be settleu on the basis that will allow \$1,600 salary where fees aggregate in a district \$1,800, the scale running up to \$1,000 where fees amount to \$1,200.

Mr. Doughton introduced a bill promound for the scale running where fees amount to \$1,200.

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Mr. Doughton introduced a bill promount to \$1,000 where fees amount the scale running where fees amount to \$1,000 where fees cents at an unreasonable charge of 2s cents at on for placing the cars on the spur track. Its neighbors in industry, it says, are not required to buy from an exclusive set of mines, and are charged only \$2 per car for switching, a rate which the light company asks should be decreed in its instance.

RAILWAY AGREES

Louisville and Nashville Yields-Huet-

tel Hearing Postponed.
No hearing was held yesterday before the State Corporation Commission
in the case against the Louisville and Nashville. By correspondence it agreed to the demands of the commission that it add dry electric batteries to its

to the demands of the commission that it add dry electric batteries to its freight classification. It seems that this arrangement is generally used by this railroad elsewhere, and the commission could not understand its refusal in this instance.

The case of the Huettel Coal and Coke Company against the Virginia and Kentucky Railway was called Henry M. Bandy appeared for the petitioner and Superintendent F. M. Mc. Clure and Judge E. M. Fulton for the railway. It appeared that the complainant was not quite ready, so a postponement was asked for and granted to some day next month. In the meantime some depositions will be the meantime some depositions will be taken. The Huettel people claim that they are charged too high a rate from their mine to the junction of the artifician and Kentucky and Norfolk and Western Railways.

Court made and entered an order Western Railways.
The cases against certain non-opera-

The cases against certain non-operative railway companies for failure to file annual reports to the commission, as required by law, were quickly disposed of. The Citizens' Rapid Transit Company, of Richmond, showed that its last report indicated that its enterprise had been abandoned, and the rule against it was dismissed. The Accomac Traction and Power Company and the Cumberland Traction Company presented the missing reports, and they were dismissed, after being charged with the costs of the proceedings.

The Staunton River Railroad Company, which has not been heard from, was fined \$10 and costs.

NEW NEGRO SOCIETY

denying a rehearsing in the following case:

No. 1098. Claude W. Maxwell, Trustee, et al., appellants, vs. Isaac McDaniels, Charles D. Gillaspie, et al., appellees at Phili. pl, W. Va. Petition of appellees for a rehearing denied.

No. 9.31. Ida G. Jackson, appellant, vs. A. B. White, et al., appellees; appeal from the Circuit Court at Parkers-burg, W. Va. Cause argued by James S. McCluer, of Parkersburg, W. Va. and Seth T. McCormick, of Williams-port, pa., for the appellees, and submitted.

The following case will be in the call to-day:

No. 1098. Claude W. Maxwell, Trustee, et al., appellants, vs. Isaac McDaniels, Charles D. Gillaspie, et al., appellees; appeal from the Circuit Court at Parkers-burg, W. Va. A. B. White, et al., appellees; appeal from the Circuit Court at Parkers-burg, W. Va. Cause argued by James S. McCluer, of Parkersburg, W. Va. and Seth T. McCormick, of Williams-port, pa., for the appellees, and submitted.

The following case will be in the call to-day:

No. 971. Whealton Packing Company, plaintiff in error, vs. Aetna Insurace Company, defendant in error; in error.

the old one, or whether it is designed to shed light upon a darkened world, doth not yet appear.

At all events, the concern applied for a charter as the "Improved" Order of True Reformers, but this was denied, as it was too similar to the old name.

J. Henry Crutchfield is president and S. W. Johnson, secretary, and they are also directors, together with S. W. Hall, Thomas A. Beverly, J. E. Winge and J. R. Hicks.

Will Begin Institutes.

John J. Owen, director of institutes for the Department of Agriculture, will leave this afternoon for Tasley, in Accomac county, where the series of farmers' institutes will begin to-mor-

Lieutenant Resigns. The resignation of Thomas E. John-n. second lieutenant of Company A, irst Regiment, of Richmond, was re-lived yesterday by the Adjutant-Gen-



THE Laundry Bag says: "The flat-iron is no repecter of collars.

'I've seen many a nobby shape ecome a knobby shape after a seance with the irons.

"Here's a gentle tip:

"If you want to be sure that your collars won't lose their shape in the laundry-get the hand-made brand.

"Costs you no more-and the shape stays. Note the name."

Corliss-Coon
Hand Collars 2 for 25¢

Thousands now use This Recipe for Cough Syrup Ensily Made at Home. Costs Nothing If It Falls.

eral, and Lieutenant Johnson was placed on the retired list of the Virginia Volunteers, he having served about fifteen years. He gives business as the reason of his retirement. An election is to be held within thirty days to fill the vacancy.

February Term Opens With Heavy Docket-Argument Begins.

Eight opinions were handed down an order was entered denying a rehearing in one case and argument in another was heard at the opening day's session yesterday of the United States Circuit Court of Appeals, while Judge J. C. Pritchard allowed an appeal in one case to the United States Supreme

The following judges were in attendance: Circuit Judge Nathan Goff, of Clarksburg, W. Va., Circuit Judge J. C. Pritchard, of Aashville, N. C.; District Judge Wm. H. Brawley, of Charleston, S. In C.; District Judge Henry C. McDowell,

No. 996. Henry Paper Company, plaintiff in error, vs. Columbia Paper Bag Company, defendant in error; in error to the Circuit Court at Baltimore, Md. Opinion by Judge Rose. Reversed, with costs, and remanded for new

1002. Postal Telegraph Cable No. 1002. Postal Telegraph Cable Company, plaintiff in error, vs. Frank Grantham, defendant in error; in error to the Circuit Court at Raleigh, N. C. Opinion by Judge Pritchard. Affirmed, with costs.

with costs.

No. 1809. James A. Henderson, Receiver of Pittsburgh and Cincinnati Packet Line, appellant, vs. Kanawha Dock Company, appellee: appeal from the District Court at Charleston, W. Va. Opinion by Judge Rose, Affirmed, with costs.

costs. 992. Southern Railway Company, No. 992. Southern Railway Company, plaintiff in error, vs. Mooresville Cotton Mills, defendant in error; in error to the Circuit Court at Statesville, N. C. Opinion by Judge Pritchard. Reversed, with costs, and remanded for new trial.

new trial.

No. 998. Mooresville Cotton Mills, plaintiff in error, vs. Southern Railway Company, defendant in error; in error to the Circuit Court at Statesville, N. C. Opinion by Judge Pritchard. Reversed, with costs, and remanded for new trial.

No. 984. William B. Williamson, Receiver of National Bank of Asheville, plaintiff in error, vs. American Bank, defendant in error: in error to the Circuit Court at Greenville, S. C. Opinion by Judge Goff. Affirmed, with costs.

Appeal allowed by Judge Pritchard to the Supreme Court of the United States in the case of Mary G. Leary, administratrix to James D. Leary, deceased, appellant, vs. the United States of America, appellee.

NO "DEADMAN" THERE

Heuce Lineman Gets \$14,000 Damages

Heuce Lineman Gets \$14,000 Damages
From Postal Company.
The Postal Telegraph Cable Company yesterday lost its suit in the United States Circuit Court of Appeals against Frank Grantham, a former lineman, who sued for \$50,000 damages for injuries received, and was allowed \$14.000 in the court below. The decision of the Circuit Court at Raleigh, N. C., was sustained in an opinion handed down by Judge Pritchard.
Suit against the Postal was brought by Grantham in the Superior Court of Wayne county, N. C., but transferred to the United States Circuit Court ht Raleigh. There it was shown that the plaintiff while at work as a station lineman for the company, received injuries which have made him a cripple juries which have made him a cripple for life. A pole, which was in the course of crection, fell upon him. It was proved that had an instrument, known as a "deadman" been provided by the company, the accident could not have occurred.

Because the "deadman" was missing from the job and the company refused

to supply one, the court held it liable. Fourteen thousand dollars was allowed the injured man, and this decision was affirmed yesterday in the higher court.

STEVEDORE WINS

Louisville and Nashville Proceeded Against—Hearings
Disposed Of.

SPECTRUMS ARE CHARTERED

New Negro Society Is Formed.

Evidently by Richmond
True Reformers.

Complaining that it is charged as exorbitant rate on switching coal at its plant in the lown of Norton, the Norton Light and Power Company yesterday morning filed a pettion before the State Corporation Commission, asking that how yor in the Louisville and Nashville Railroad Company. The reliefly asked and power to the people of the State Corporation Commission, asking that body for an order against the Louisville and Nashville Railroad Company. The railway was ordered to make answer by March 7.

The petting was ordered to make answer by March 7.

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T

when J. L. S. Beckwith, collector for the Cape Fear Furniture Company, shot John Q. Barnes, an employe of the Atlantic Coast Line. The trouble, it is said, grew out of an account which Barnes owed the furniture company, Beckwith had taken the goods from Barnes's house, it is alleged, when Barnes's house, it is alleged. When Barnes's house, it is alleged, when Barnes's house, it is alleged, when barnes he was easily the police hold out this afternoon, armed with a shotgun, and Barnes, who saw him across the street, advanced on him with his hand in his pocket, cursing him. Beckwith and him to halt more than once, it is reported, but Barnes kept advancing, when Beckwith fred, wounding Barnes in the stomach, groin and breast, and also shooting George Stancill, a boy, who was riding by on a bicycle, in the caif of the leg.

Barnes walked into Napier's cafe, and the ambulance was summoned, and he was carried to Highsmith Hospital, who was riding by on a bicycle, in the caif of the leg.

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Barnes walked into Napier's cafe and the ambulance was summoned, and he was carried to Highsmith Hospital, who have been guilty of throwing restri

young man about twenty years old. say that his wounds do not appear dangerous, and he is doing well. The gun timore, Md.

Court made and entered an order denying a rehearsing in the following case:

Loader, loaded with No. 4 shot. George Stancill, the boy is not badly hurt. Beckwith is now in jail without ball.

LOSES HER CASE

Wife of Late "Turpentine King" Will

Not Get Dower Rights.

New York, February 7.—Mrs. Bessie
C. Hunt, who contested an interiocutory decree of divorce obtained by her late husband, John H. Hunt, the millonaire "turpentine king," lost her case in the Supreme Court, Brooklyn, yesterday. In order to get her dower rights she had hoped to prevent the rights she had hoped to prevent the interlocutory decree being made final and prove it invalid by charging her late husband with a statutory offense.

Flour Mill Destroyed.

[Special to The Times-Dispatch.]

Winchester, Va., February 7.—The large flour mill and general merchanger argued by Alonzo L. Miles and tr. E. Mackall, of Baltimore, Mo., e plaintiff in error, and by Robert alth and John T. Foley, of Rail early this morning from an unknown cause. The loss is \$3,000, covered by Insurance.

Toby Schneider, a Paterson, N. J., tail-or. The trial of the breach of promise action was begun in Paterson to-day before Judge Black.

Miss Braver specified two separate filts, and alleges that each cost her \$5,000 worth of anguish. The second wooing, and the consequent re-engagement, did not wipe out the anguish of the Gert ill.

Consumption

Any one interested in the cure of Con-

At Christmas time, 1906, I was not expected to live. Calling another physician, he advised the use of Eckman's Alterative, which I took with excellent results and was entirely cured.

During the past year I have gained in the past year. I have gained in the past year I have gained in the past year I have gained in the past year. I have gained in the past year I have gained in the past year I have gained in the past year. I have gained in the past year I have gained in the past year I have gained in the past year. I have gained in the past year I have gained in the past year. I have gained in the past year I have gained in the past year. I have gained in the past year I have gained in the past year. I have gained in the past year I have gained in the past year. I have gained in the past year I have gained in the past year. I have gained in the past year I have gained in the past year. I have gained in the past year I have gained in the past year. I have gained in the past year I have gained in the past year. I have gained in the past year I have gained in the past year. I have gained in the past year. I have gained in the past year I have gained in the past year. I have gained in the past year I have gained in the past year. I have gained in the p

Wood's Seeds For The

Farm and Garden

have an established reputation extending over thirty years, being planted and used extensively by the best Farmers and Gardeners throughout the Middle and Southern States.

Wood's New for 1911 will Seed Catalog help you to determine as to what crops and seeds to plant for success and profit. Our publications have long been noted for the full and complete information which they give.

> Catalog mailed free on request. Write for it.

T. W. WOOD & SONS. Seedsmen, - Richmond, Va.





Blot Out the Memory

of breakfast spoiled by poor cooking-bread with poor leavening - muffins that didn't stand up as they "orter."



USE GOOD LUCK

This Baking Powder with its high leavening power is a mighty aid to better cooking. At your grocer's.

The Southern Manufacturing Co., Richmond, Va.

SHOOTS A. C. L. EMPLOYE News of South Richmond

South Richmond Bureau. The Times-Dispatch, 'Phone Madison 175.

Another charge was laid at the door of the gang of boys that hangs around the corner of Twelfth and Perry Streets, when report was made yesterday to the South Richthe Cape Fear Furniture Company, shot mond police that a window in a Forest Hill

Richmond Girl Is Plaintiff in Breach of Promise Action.

[Special to The Times-Dispatch.] New York, February 7 .- An engage ment and re-engagement, which involved two separate woolngs, are alleged in the complaint of Miss Lena Braver, of Richmond, who has brought suit to recover \$10,000 heart balm from Toby Schneider, a Paterson, N. J., tail-

wooing, and the consequent re-engagement, did not wipe out the anguish caused by the first jilt.

It served to alleviate her suffering pro tem., but when Toby jilted her a second time, the first wound opened again and joined the second puncture. Miss Braver first met Toby Schneider in Richmond five years ago. They fell in love with each other so quickly that they all but rushed into each other's arms at the very first meeting. Their first engagement was celebrated with great eclat, 200 guests congratulating them on their contemplated marriage. Toby gave Lena a magnificent ring. Any one interested in the cure of Consumption should get one of the booklets telling of recoveries by the use of Eckman's Alterative.

Coughs, Stubborn Colds and Pneumonia may be the beginning of more serious troubles—Eckman's Alterative is the effective remedy. Read Mr. Kanaly's statement: Saratoga, N. Y. Gentlemen: "For five or six years I was troubled with cough and expectoration. I also had a high fever. My case was declared Consumption by my physician. I was given Cod Liver Oil, Creasote and other medicines, all without benefit.

At Christmas time, 1906, I was not expected to live. Calling another physician, he advised the use of Eckman's Alterative, which I took with excellent results and was entirely cured.

During the past year I have gained 15 lbs. I go out in all weathers and have had no cough or cold whatever. I give these facts to encourage others

Long went back to Richmond to take up her work on her trousseau where she had left off. She had almost com-pleted the task when Toby called the marriage all off again.

FILIPINOS HOPE FOR FREEDOM

Quezon Tells Boston Society of His Countrymen's Desire for Independence. Boston, February 7 .- "What my countrymen most fervently desire is the right to govern themselves and to bea free and independent nation, the declaration made by Manuel L Quezon, delegate to Congress from the Philippine Islands, in the course of an address at the Algonquin Club before members of the Beacon Society of Boston.

Mr. Quezon did not pretend to say whether such a result would be most expedited by an international agreement providing for the neutralization of the islands or whether the speedier course would be through the establishment of an American protectorate. But ne declared that the development and prosperity of the islands were to-day seriously handicapped by the uncer-tainty and doubt regarding the policy of the American government toward fort in a house, but a safeguard against "The Filipino Assembly," he said,

once regarded with something akin to horror by the conservative element in this country and among the Americans and foreigners in the Philippines, has demonstrated that a body of Filipino citizens is capable of playing a prominent part in the conduct of their affairs with skill, firmness, and loyalty to the ideals of its fellow-citizens. "If the Philippines are granted their independence they will feel a heavy debt of gratitude for that been, and, with the political and international situation where it is in the Orient today, it might well become a matter of no little moment to America to be at once relieved of the expense of maintaining her sovereignty in the Philip pines, and at the same time be assured of the loyal support and assistance of the entire Filipino people in those eventualities which ought not, but which sometimes do, occur."

month.

Her husband, William Ross, who was accused by the police of attempting to concuse the crime, was released on a bond of \$500 for his appearance at the trial of Robinson next month.

David Anderson, colored, was fined \$2.50 for reckless driving.

J. M. Hancock was fined \$2.50 and costs for cursing and abusing J. A. Baughan.

J. H. Traylor, who celebrated his arrival in town Monday by absorbing considerable booze and goling on a small rampage, was released.

Service Despite Weather. Service Despite Weather.

Service Despite Weather.

The cold, rainy weather somewhat interfered with the attendance at the Bainbridgs Street Baptist Church revival meeting last night, but considering the inclement weather the audience was remarkably large. Thosq who were present received the addresses of the evening win the closest attention, and seemed impressed by what was said.

The services, which are being conducted by the Rev. J. J. Wicker, pastor of Leigh Street Baptist Church, and the Rev. J. W. Durham, pastor of the Bainbridge Street Baptist Church, begin every night promptly at 1:30 o'clock. The scries of meetings will continue all through this week, with a grand wind-up on Saturday evening.

The special music which is being rendered by the choir is meeting with the greatest approbation, and the regular choir of that church has been swelled by additional voices for the series of meetings.

Child's Injuries Serious.

The burns which the infant son of Charles E. Holden, of 7 East Twentieth Street, received Monday evening by upsetting a pail of boiling water on himself, are found to be more severe than was first anticipated.

The physicians in attendance state that there is little chance of ultimate recovery, and the little fellow's sufferings are intense. The ambulance surgeon who responded to the call treated the wounds, and at first believed that no serious results would follow, Later developments, however, givo reason to fear for the child's life.

Personal and General.

C. P. Walthall, of East Ninth Street, a prominent citizen of the Southside, is dangerously ill at his home with an attack of pneumonia. Fears for his life are entertained.

An important meeting of the Weman's Missionary Society of the Rainbridge Street.

ed.

An important meeting of the Woman's Missionary Society of the Bainbridge Street Baptist Church was held yesterday afternoon in the church.

Lily Council, Daughters of Liberty, met last night in their rooms in the Fraternity Hall on Hull Street.

Stuart Lodge of Odd-Fellows met last night in the Odd-Fellows' Hall, corner of Eighth and Hull Streets.

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King of Externals Is the Original in the field of external remedies for all forms of inflammation such as pneumonia, croup and colds. Nothing can approach Gowans. It

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